

LOCKE LORD LLP
P. Russell Perdew (*pro hac vice*)
rperdew@lockelord.com
111 S. Wacker Drive
Chicago, IL 60601
Telephone: (312) 443-1712
Facsimile: (312) 896-6712

LOCKE LORD LLP
Regina J. McClendon (SBN 18466
rmclendon@lockelord.com
Sally W. Mimms (SBN 276093)
smimms@lockelord.com
44 Montgomery Street, Suite 2400
San Francisco, CA 94104
Telephone: 415-318-8810
Facsimile: 415-676-5816

Attorneys for Defendants
THE CHOICE MANUFACTURING COMPANY, INC.
and PETER MASI

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

JACKIE L. HIGH, TRAVIS PEAVY, and) CASE NO. 3:11-cv-05478-EMC
LORETTA ALVA, on Behalf of Themselves and)
All Others Similarly Situated,) Hon. Edward M. Chen
Plaintiffs,)
vs.)
THE CHOICE MANUFACTURING COMPANY,)
INC., a.k.a. THE CHOICE WARRANTY, INC.,)
INDEPENDENT BANK CORPORATION,)
MEPCO FINANCE CORPORATION, PETER)
MASI, DARAIN ATKINSON, CORY ATKINSON,)
and DOES 1 through 20, inclusive,)
Defendants.)
[PROPOSED] ORDER SETTING
ASIDE ENTRY OF DEFAULT

The Court, having considered the motion brought by defendant The Choice Manufacturing Company, Inc. a.k.a The Choice Warranty, Inc. (“Choice”) to set aside the Entry of Default that was

1 entered by the Clerk of this Court on June 27, 2012, as well as the subsequently-filed stipulated
2 request made by Choice and Plaintiffs that this Court set aside the entry of judgment as to Choice,
3 hereby finds that good cause exists to set aside the Entry of Default as required by Federal Rule of
4 Civil Procedure 55(c). Accordingly, the Court ORDERS as follows:

5 The Entry of Default that was entered by the Clerk of this Court on June 27, 2012 is hereby
6 set aside and vacated. Further, the hearing on the Motion to Set Aside filed by Choice that had been
7 set for August 10, 2012 is hereby taken off calendar.

8 IT IS SO ORDERED.

9
10 Dated: _____
11 8/1/12
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

